

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI	1 Ann Arbor, Michigan
AT KANSAS CITY	2 May 7, 2003
MARTHA HART, et al.,	3 1:18 p.m.
Planeiff,	4
-va- No. 99CV-210774	5 VIDEO TECHNICIAN: Today's date is Ma
WORLD WRESTLING ENTERTAINMENT, INC., et al,	6 the 7th, the year 2003 and we're on the record at
Defendants and	7 1:18 p.m. This is the video deposition of
Third-Party Plaintiffs,	8 Mr. Chris Barbeau. We're at the law offices of
LEWMAR, LIMITED and LEWMAR, INC., formerly	9 Miller, Canfield, Paddock and Stone in Ann Arbor,
known as LEWMAR MARINE, INC.,	10 Michigan.
Third-Party Defendants.	11 This is the matter of Hart versus the
VIDEOTAPED DEPOSITION OF	12 World Wrestling Entertainment, Inc. versus Lewma
WITNESS: CHRISTOPHER BARBEAU	13 Limited. This case is pending in Jackson County,
LOCATION: Miller, Canfield, Paddock and Stone	14 Missouri, Circuit Court Case No. 99 CV-210774.
101 North Main Street, 7th Floor	,,,,
Ann Arbor, Michigan 48104	(-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,
DATE: May 7, 2003 1:18 p.m.	16 appearance on the record, please.
APPEARANCES: FOR PLAINTIFF: FOLAND & WICKENS, P.C.	MS. COX: Juliet Cox on behalf of
911 Main Street, 29th Floor	18 World Wrestling Entertainment, Inc.
Krings Git, MO 64105 BY: MR. WILLIAM F. LOGAN	19 MR. LOGAN: William Logan on behalf of
FOR DEFENDANT: BRYAN CAVE, LLP One Kansus Gry Place	20 third-party defendants, Lewmar Limited and Lewm
1200 Main Street, Ste. 3500	21 Inc. ·
Kansas Giry, MO 64105-2100 BY: MS. JULIET A. COX	JUDGE GUM: Judge Carl Gum, Special Ma
OFFICIATING JUDGE: Carl D. Gurn, Jr. Servior Judge of the State of Missouri	23 appointed for purposes of discovery.
	24 ~CHRISTOPHER BARBEAU~
DEDORTED, 1 A 1 CCD COP COP	
REPORTER: Laurel A. Jacoby, CSR-5059, RPR	25 called as a witness by the Defendant, being first
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1 (Pages 1 to 4)



- 1 A. Certainly.
- 2 Q. So that it can be taken down.
- If I ask you any questions that are confusing or that you don't understand what it is
- 5 I'm saying, because I will occasionally trip up on
- 6 my words, please ask me to just clarify. I'd be
- 7 happy to do that. Okay?
- 8 A. Yes.
- Q. Okay. And other than that, I think we're ready to
 go.
- 11 A. All right
- 12 Q. All right. Mr. Barbeau, would you please state your
- 14 A. Christopher C. Barbeau.
- 15 Q. And where are you currently employed?
- 16 A. It depends on in what capacity. I work for the
- 17 University of Michigan. I also own two of my own
- companies where I'm one of one or more employees,
 and I work at the Michigan Opera Theater as a struct
- and I work at the Michigan Opera Theater as a stunt
 coordinator and director down there.
- 21 So do you want me to list all of those 22 hasrilw?
- 23 Q. Well, let's just start with the University of
- 24 Michigan, which you mentioned first. What do you do
- 25 for the University of Michigan?

- think that I was probably performing stunts before that time.
- Q. And have you also been performing stunts for 30 plusyears?
- 5 A. Yes.
- 6 Q. Have you received any formal type of training for 7 stunt performance?
- 8 A. Yes.
- 9 Q. What is that?
- 10 A. I have attended every six months or so I attend
- 11 a workshop on various aspects of the stunt industry.
- 12 My specialty happens to be theatrical combat,
- 13 specifically sword play; however, I have attended
- 14 and taken classes for high falls, flying, fire work,
- stunt driving. In fact, that was my first union job
- 16 was as a stunt driver for the Blues Brothers movie.
- 17 Q. And do you also engage in rigging stunts?
- 18 A. Yes.
- 19 Q. How long have you been doing that?
 - A. I probably rigged my first stunt at around 17, so --
- 21 Q. When you were 17 years old?
- 22 A. Yes. So that would have been 1982 or '81.
- 23 Q. And have you been involved in some capacity rigging
- 24 stunts since that time?
- 25 A. Yes. I was the fight director for several years,
- 6
- A. I manage a significant portion of the computing
- 2 infrastructure that occurs here at the university
- 3 for student use.
- 4 Q. Okay. And then you said you owned two separate
- 5 businesses?
- 6 A. Correct. I own and am the executive director of the
- 7 Ring of Steel Action Theater.
- 8 Q. Okay. And the other one?
- 9 A. I own and am employed by Myrmidon Press and
- 10 Photography where I function as a professional
- 11 photographer and videographer. At the Michigan
- 12 Opera Theater, I am a staff -- I'm their staff stunt
- 13 coordinator and I am their staff photographer.
- 14 Q. Okay. And the Ring of Steel, is that involved in
- 15 stunts as well?
- 16 A. Yes.
- 17 Q. How long have you been involved in some capacity in
- 18 the stunt industry?
- 19 A. Since 1974.
- 20 Q. So close to 30 years?
- 21 A. Correct
- 22 Q. And do you perform stunts?
- 23 A. Yes.
- 24 Q. When did you first begin performing stunts?
- 25 A. I got paid for my first stunt at 11 years old. I

- four years, of the Michigan Renaissance Festival and
- 2 both rigged and performed many stunts during that
- 3 time.
- 4 Q. And are you engaged in stunt rigging in connection
 - with your work with the Michigan Opera Theater?
- 6 A. I consult on it. To date, they haven't actually
- 7 needed very much. I've only been performing in this
- 8 role for about two years now.
- 9 Q. Okay. Have you received any formal training in
- 10 stunt rigging?
- 11 A. No.

- 12 Q. Is there any formal training in stunt rigging that
 - you are aware of?
- 14 A. None of which I am aware.
- 15 Q. Could you please tell the jury what Ring of Steel
- 16 is, what its business is?
- 17 A. The Ring of Steel Action Theater has two principal
- 18 roles. We have an educational arm that goes into
- 19 schools and performs lecture demonstrations where we
- 20 will lecture on various topics associated with
- 21 historical violence and its appearance in the
- 22 theater and then we will perform demonstration
- 23 fights and/or stunts. Those stunts usually include
- 24 high falls. We don't perform fire stunts within
- 25 school districts. And no firearms after 1987 in

2 (Pages 5 to 8)

school districts either. years that I've been doing this, it's obviously a 2 The other arm is a performance troupe where couple years behind. The number of shows that we've 3 we train people who are interested in stunt work and done and where we now have 19 feature film credits, 4 give them opportunities to perform by farming them not 18. 5 out in the area. We also consult for community Q. Okay. Great. 5 6 theater and high school theater and professional A. So a couple things are a little out of date. As far 7 theater in the area. Essentially, anyone who would as the list of shows that we've staged is now very 8 like to pay us to come in and help them make certain much out of date and was never inclusive. It was 9 their stunt work is safe. just to give people a flavor for the type of shows 10 I would, if you don't mind, like to go back 10 that we have choreographed. 11 to the formal training on rigging. I have taken 11 Q. Sure. 12 classes in climbing. 12 A. As far as not currently engaging in horse stunts, we 13 O. Okay. 13 now do engage in horse stunts or we've returned to 14 A. And you use aspects of that within stunt rigging. 14 horse stunts. I was a jouster when I was young and 15 That would be rock climbing or mountain climbing? 15 a couple of our younger guys have decided to take Correct. Both interior artificial walls and free 16 16 that route, so we now have jousters in the troupe again. And the stock of equipment is very much out 17 18 Q. And when did you first take classes in climbing? 18 of date. We probably have another hundred thousand 19 That would have been 1988, '89. 19 dollars worth of equipment since this list was 20 Q. Do you have any certification in that area? 20 compiled, 21 A. No. 21 Q. Okay. 22 22 A. Lectures and workshops don't change too much. 23 (Deposition Exhibit No. 1 was marked.) 23 Training, we also include knife training now. And 24 I'll have to let our web folk know to update this. 25 BY MS. COX: Q. Well, let me ask you this: Is there anything on 10 12 Q. Mr. Barbeau, I have just handed you what we have here - other than what may be under inclusive, is 2 marked for your deposition - for your testimony 2 there anything that isn't accurate? 3 today as Exhibit 1. Do you recognize the document I A. We no longer own a 16-foot cube van. just handed you? Q. Okay. Yes. 5 A. A. No, this is still accurate to the - this is still 6 Q. And what is it? 6 accurate for the greater part. There's nothing here 7 A. This is an extract of our web pages where we discuss 7 that we don't do or have except for a couple of 8 exactly what the - well, in a broad sense, what the 9 Ring of Steel can provide and what it does. Q. Okay. If I could direct your attention to the first 10 Q. Okay. And are you familiar with the contents that 10 page of Exhibit 1. 11 are set forth on this printout from your website? 11 A. Certainly. 12 A. I have seen it before, yes. 12 Q. And at the end of the first paragraph it says: The Q. Okay. If you need to review it, you may. But the 13 Ring of Steel is the largest theatrical combat, 14 question that I have for you is whether the 14 stunt and special effects troupe in the country and 15 information that is provided in here is an accurate 15 the fight stunt arrangers for the Michigan Opera 16 description of both your qualifications and the 16 Theater. Is that still correct? 17 qualifications of those who work with you in Ring of 17 A. The correction to that statement would be we are the 18 Steel? 18 largest single location group there is. There is a

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25

seven locations.

Q. Okay.

3 (Pages 9 to 12)

A. It's a little out of date in the sense that it

hasn't been updated in probably three or four years.

Being a computer person, I got us on the web nice

We were the 6,100th some website in existence.

and early. So it's a couple years out of date.

25 A. However, it is - with respect to the number of

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23

24 Q. Okay.

group now in Florida that is in seven locations that

has more membership than we do if you count all

hundred members. The entire Society of American

Fight Directors has 600 members across the whole

A. So that is still accurate. We have very close to a

		13			15
1		nation.	1		the sense that you must jump through these hoops.
2	Q.	And so you have one sixth of that here in Ann Arbor,	2		Typically, Maestro is assigned. It's almost like
3		Michigan?	3		sensei. It means a teacher or in my case a master
4	A.	Correct.	4		teacher, someone who's been working in the industry
5	Q.	Also in the second paragraph, I noticed it says: In	- 5		25 plus years and someone in the case - Maestro
6		the past 26 years, this team - referring to the	6		refers to a sword master, and that is my special
7		members of Ring of Steel -	7		expertise. It also goes to the fact that I have a
8	A	Correct.	8		national title in fencing long, long ago.
9	Q.	- has accumulated a combined 130 years of training	9	Q.	Okay. Were you in the Olympics?
10		with - and you corrected this - now 19 feature	10	A	No, I was never in the Olympics. I was one step
11		film credits and over 320 stage productions.	11		short. I won the nationals and would have had to
12		So that increase from 18 to 19 film	12		move to New York to participate in training for the
13		credits, is that still accurate?	13		'76 Olympics.
14	A	Yes.	14	Q.	In addition to Blues Brothers, which is a movie that
15	O.	And tell me, when you include something as a feature	15	-	you worked on, what are some of the other movies
16		film credit, what does that mean?	16		that Ring of Steel has been involved with?
17	A.	We don't - when we say feature film, we mean a	17	A.	Hook is probably our biggest credit, Dustin Hoffman,
18		10 million dollar plus professionally shot union	18		Robin Williams; Army of Darkness is a slightly less
19		movie. We do not include student productions, we do	19		well-known but certainly a cult film that some
20		not include independent films.	20		people do know about; our Evil Dead series -
21	Q.	And what would you all do in a feature film or for a	21		Sam Rami, a local; however, it was shot in
22		feature film?	22		Hollywood. The credits go down from there. Ninja
23	A	That depends on in what part they've hired us. In	23.		Nymphs, Warrior Princess. We don't talk about
24		one of the feature films, we simply provided	24		Skeeters or Blood Bath or some of the others that
25		fighters; stunt men, if you will. And in others we	25		went straight to video, but they were feature films.
1		have functioned as fight coordinators, we have	1		We live in Michigan. Not a lot of movie work comes
2		functioned as the armorers and we have in some cases	2		to Michigan.
3		functioned as a fight choreographers.	3	Q	
4		So we are responsible for training people	4		classes in rock climbing and mountain climbing, you
5		to use swords safely and effectively on such	5		have had no formal training in the rigging of
6		productions, things like that.	6		stunts. How is it that you learned how to rig
7	Q.	And then it says that you subscribe to the standards	7		stunts?
8		of the Society of American Fight Directors. Is that	8	A	I've worked around in the industry so I've met
-		still correct?	9		individuals who are professionally rigging stunts.
9	A.	Correct.	10		
					I ve observed the salety diecautions that they
9 10	Q.	At the bottom then it says that the Society of the			I've observed the safety precautions that they
9	Q.	At the bottom then it says that the Society of the American Fight Directors stands for the highest	11		engage in. My sister is a challenge course trainer
9 10 11		American Fight Directors stands for the highest	11 12		engage in. My sister is a challenge course trainer so she trains people who teach on challenge courses,
9 10 11 12			11		engage in. My sister is a challenge course trainer so she trains people who teach on challenge courses, and she has observed and come and taught us variou
9 10 11 12 13		American Fight Directors stands for the highest standards in effective and safe theatrical fighting. Is that correct?	11 12 13		engage in. My sister is a challenge course trainer so she trains people who teach on challenge courses, and she has observed and come and taught us variou rigging for performing climbing and the like.
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9 10 11 12 13 14 15	A. Q.	American Fight Directors stands for the highest standards in effective and safe theatrical fighting. Is that correct? Correct. And is it also true that effective and safe stunts regardless of its theatrical fighting or anything	11 12 13 14 15 16 17	Q	engage in. My sister is a challenge course trainer so she trains people who teach on challenge courses, and she has observed and come and taught us variourigging for performing climbing and the like. So that's the closest to formal training that I have done. Sure.
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9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q.	American Fight Directors stands for the highest standards in effective and safe theatrical fighting. Is that correct? Correct. And is it also true that effective and safe stunts regardless of its theatrical fighting or anything that you do is something that you all take special efforts to insure? Yes. It was a little convoluted of a question but — it then says our Maestro, Chris Barbeau, is the fight	11 12 13 14 15 16 17 18 19 20 21 22	A	engage in. My sister is a challenge course trainer so she trains people who teach on challenge courses, and she has observed and come and taught us variour rigging for performing climbing and the like. So that's the closest to formal training that I have done. Sure. And I believe she did that for the city of Colorado for four years. City of Denver in Colorado. And is it your understanding that the manner in which you have learned to rig stunts is similar to the manner in which most people who rig stunts learn
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4 (Pages 13 to 16)

		17			1
1	1	and lacks foundation.	1	Q.	Have you ever seen a stunt or are you familiar with
2		JUDGE GUM: Overruled.	2		any stunts where a person is lowered from a ceiling
3	BY	MS. COX:	3		down to the ground?
4	Q.	Did you understand the question?	. 4	A.	Yes.
5	A.	I believe so.	5	Q.	And what term do you use for that type of stunt?
6	Q.	Okay. Then you may answer.	6	A.	We call that a fly.
7	A.	The standards that I apply when rigging a stunt are	7	Q.	And would you call it a fly or a fly-in stunt
8		consistent to what I have observed from other stunt	8		regardless of whether it's a direct vertical descent
9	1	riggers.	9.		or if it is a diagonal entry?
0	Q.	And as I understood what you are describing and the	10	A.	Any time that we support the human body and we rai
1		manner in which you learned to rig stunts was	11		it off the floor, whether it is in a descending mode
2		basically by watching and doing and learning from	12		or an ascending mode, we consider that a fly.
3		others?	13	Q.	So that if I used the term fly - a flying stunt as
4	A.	Correct.	14		we talk today, that will refer to - can we agree
5	Q.	And is it your understanding that that is how most	15		that that will refer to any time the human body is
6	-	stunt rigging is learned?	16		supported off the ground?
7		MR. LOGAN: Object to the form of the	17	A.	Yes.
8		question, calls for speculation.	18	Q.	And I want to make sure that the jury and that we -
9		JUDGE GUM: Overruled. He may answer if he	19		that I understand fully what your testimony is.
20		knows.	20		When we use the word to rig a stunt, what exactly
21		THE WITNESS: In this particular industry,	21		does that mean?
22		many people learn by being apprentices, and that is	22	A	It's very specific to the stunt, but rigging a stunt
23		the path that I followed and the path that people	23	_	means providing any necessary infrastructure for the
24		who are studying with me follow.	24		stunt the desired stunt to take place. We're
25		MS. COX:	25		hired to fulfill very specific functions. So a
4	0	Ol-			Lancas Company
1 2 3 4	Q.	Okay. To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade	1 2 3 4		stunt might be as simple as placing a charge at a particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an
		To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade	2		particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an
3	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master.	2 3 4		particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support as individual and/or more than one individual such th
3 4 5	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and	2 3 4 5		particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support ar individual and/or more than one individual such they are — they could be lifted and transported
3 4 5 6	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of	2 3 4 5 6		particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such they are — they could be lifted and transported around the stage.
3 4 5 6 7	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and	2 3 4 5 6 7		particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support ar individual and/or more than one individual such they are — they could be lifted and transported
3 4 5 6 7 8 9	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are	2 3 4 5 6 7 8	Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that.
3 4 5 6 7 8 9	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the	2 3 4 5 6 7 8 9	Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the
3 4 5 6 7 8 9	A	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher?	2 3 4 5 6 7 8 9	Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support as individual and/or more than one individual such they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that.
3 4 5 6 7 8 9 10	A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher?	2 3 4 5 6 7 8 9 10 11	Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment?
3 4 5 6 7 8 9 110 111 112	A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to	2 3 4 5 6 7 8 9 10 11 12		particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes.
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3 4 5 6 7 8 9 10 11 11 12 13 14 15 16	A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support as individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt.
3 4 5 6 7 8 9 10 11 11 12 13 14 115 16 17	A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support as individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt?
3 4 5 6 7 8 9 110 111 112 113 114 115 116 117	A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support as individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt?
3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18	A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging. And stage rigging would be things like rigging lighting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A Q	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt? Yes. And it's sometimes specific to the individual performing the stunt.
3 4 5 6 7 8 9 10 111 112 113 114 115 116 117 118 119 20	A. Q Q	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging. And stage rigging would be things like rigging lighting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A Q A	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt? Yes. And it's sometimes specific to the individual performing the stunt. Can you explain what you mean by that?
3 4 5 6 7 8 9 10 11 11 12 13 14 11 15 16 17 18 19 20 21	A. Q Q	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging. And stage rigging would be things like rigging lighting? Hanging things from within a theater system for hanging.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	AQA	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt? Yes. And it's sometimes specific to the individual performing the stunt. Can you explain what you mean by that? The body weight of the individual. If I'm flying a
3 4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging. And stage rigging would be things like rigging lighting? Hanging things from within a theater system for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	AQA	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt? Yes. And it's sometimes specific to the individual performing the stunt. Can you explain what you mean by that?
3 4 5 6 7 8	A. Q. A. Q.	To the extent that we even called our trainees up through various levels, at the highest level they become journeymen which is the same in any trade that you have learned by studying with a master. Now, when you use the term apprentice and journeyman, is there a formal designation of apprentice and journeyman in stunt rigging or are you using those terms to convey to us and to the jury the method that somebody learns from the teacher? I'm using it to convey that method. There are, to the best of my knowledge, no national standards associated with certifying someone in rigging for stunts. You can be certified in stage rigging but that is not stunts and has nothing to do with stunt rigging. And stage rigging would be things like rigging lighting? Hanging things from within a theater system for hanging. Such as audio equipment and lighting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Q A A	particular point that's detonated under certain circumstances. It may be as complicated as setting up a huge scaffolding that is designed to support an individual and/or more than one individual such the they are — they could be lifted and transported around the stage. So to rig a stunt includes all the aspects of that. Okay. And when you use the term to provide the infrastructure, would it be fair to call that the equipment? Yes. So how do you determine when you are rigging a stunt what equipment you will use? It's very specific to the stunt. So it depends on what is required by the stunt? Yes. And it's sometimes specific to the individual performing the stunt. Can you explain what you mean by that? The body weight of the individual. If I'm flying a 350-pound man — and I'm couching this in flying

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		. 29			.,
1		looking for at least a thousand pounds of lift	1	0	- Sunk and
2		capacity rated and then, of course, the equipment	1 2	Q.	Such as?
3		that's rated, that often has another safety margin	3	V.	Stunt gel for burns, that sort of thing. You know
4		on top of that.	4	0	Nomex suits. I don't get that from Amspec.
5		We explain to them that we will often	5	.Q.	And exactly what does Amspec produce?
6		demonstrate it with one of our professionals before	6	A.	They
7		so that they have a mental image of what it's going	7		MR. LOGAN: Object to the form of the question, calls for speculation.
8		to look like.	8		JUDGE GUM: Overruled.
9	0.	So if I can just clarify that.	9		
10	A.	This all depends on how uncomfortable they are too.	10		THE WITNESS: Their catalog enumerates a
11	Q.	Sure. If I can clarify that. When you say to	11		wide variety of devices for hoisting and supporting the human body that are worn.
12		demonstrate it, if you were doing a descent —	12	RV	MS. COX:
13	A.	Yes.	13	Q.	
14	0.	- from a ceiling to the floor, -	14	Q.	Okay. And then when you rig a stunt and let's focus our conversation on ascents and descents.
15	A	Yes.	15	A.	Okay.
16	0.	- you would have one of your people put on the	16	Q.	
17	4	equipment, execute the descent?	17	Q.	When you rig a descent or an ascent, is there hardware that you utilize?
18	A.		18	A.	Yes.
19	0.		19	Q.	
20	4.	you're referring to?	20	Q.	And what do you call that hardware? Well, that's a bad question because I know there's a lot of
21	A.	Yes.	21		different stuff that - the question was vague.
22	O.	Okay. And then would you then you would also	22		So let me ask you this: Are you aware of
23		allow the performer to execute the descent?	23		any company that manufacturers hardware that can
24	A.	Yes. They would simply be lifted, become	24		used in ascents and descents that the company
25		comfortable with the equipment, perhaps as little as	25		manufacturers it solely for use in stunts?
		30			
1		six inches off the floor, raising them gradually	1	A.	Solely for use in stunts?
2		until - if they have a fear of heights it can take	2	Q.	
3		a couple of hours to get them to trust the equipment	3	A.	No.
4		sufficiently. I've never had anybody go longer than	4	Q.	Tell me what hardware would be required to rig an
5		that. Then we have - we'll start the actual	5		ascent or descent.
6		rehearsal process with them executing the stunt.	6		MR LOGAN: Object to the form of the
7	Q.	And once they convey to you that they're comfortable	7		question as vague and ambiguous.
8		with it, then is that all the assurance you're	8		JUDGE GUM: Overruled. He may answer if
9		looking for?	9		knows.
10	A.	Correct. It's the actor comfort and that the	10		THE WITNESS: The type of equipment
		·			AL Jackson

- 10 A. Correct. It's the actor comfort and that the
- 11 director is seeing what he wants to see.
- 12 Q. Okay.
- 13 A. I have had executive producers decide that they 14 thought it looked too dangerous.
- 15 Q. Are you aware of any company that manufacturers 16 hardware solely for use in stunts?
- 17 A. Hardware?
- Q. Equipment.
- 19 A. Yes.
- 20 Q. And who is that?
- 21 A. Amspec Stunt Sewing team.
- 22 Q. Any others?
- A. Depending on the equipment. For flying, Amspec is
- 24 where we go. I am aware of others but they produce
 - other types of equipment.

THE WITNESS: The type of equipment selected would depend very much on the look the director wished to achieve. In the case of

13 something like Peter Pan, we don't want the cable 14 visible so we would use a fine stranded steel cable.

- 15 BY MS. COX:
- 16 Uh-huh.

.11

12

19

- 17 In the case of a stunt where it did not matter, for 18 instance, our pirate magic danger show where the
 - pirates are obviously swinging in on ropes, in that
- 20 case the ropes can be clearly visible so we would 21 use ropes. The attachment point to the individual
- 22 performer would typically be one of these Amspec
- 23 vests or shorts. Those are the two items that we 24 have. They do sell full suits designed for multiple
 - point lifts. And we use climbing hardware that's

8 (Pages 29 to 32)

Hart v. WWE Deposition of Christopher Barbeau

		3.
1		designed for commercial climbing to attach.
2		In the case where an individual needs to be
3		quickly to quickly get off of the lift equipment,
4		we have used as a safety a quick-release turnbuckle
5		that we purchased from Amspec.
6	Q.	Let's talk about specifically the attachment that
7		you use in between the rope or the wire and the vest
8	,	that the actor is wearing. And you mentioned that
9		you use quick you have used quick releases?
10	A.	Yes.
11	Q.	And in what type of in what situation would you
12.		choose to use a quick release?
13	A.	In an instance where the actor needed to immediately
14		continue in the execution of their performance after
15		landing such that they could no longer be attached
16		or would leave the area where the lift/descent had
17		to occur.
18	Q.	And the quick releases that you have used for that,
19		have you used more than one kind?
20	A.	· · · · · · · · · · · · · · · · · · ·
21	7	from Amspec.
22	Q.	Is that what, a Lewmar trigger-latch shackle?
23	A.	Yes. I believe Lewmar is the manufacturer. It is a
24		trigger-latch shackle.
25		
		3
		3

35 recollection - well, does that appear to be the 2 trigger-latch shackle that you purchased? 3 MR. LOGAN: Object to the form of the 4 question, lacks foundation, vague and ambiguous. I 5 think it's leading also. 6 JUDGE GUM: Objection will be sustained as to leading. 8 BY MS. COX: 9 Q. Can you please tell me on this document if it refers 10 to the trigger-latch shackle that you purchased from 11 12 A. Line five in the item section refers to the best of 13 my recollection to the quick-release shackle that we 14 requested from Amspec. 15 Q. Okay. Line five says: Snap shackle quick release 16 No. 5120; is that correct? A. Correct. 17 18 Q. And what was the purchase price for that shackle? 19 A. One hundred dollars. 20 Q. Could you please describe for the jury different 21 ways in which you have used the Lewmar trigger-latch 22 shackle. 23 MR. LOGAN: I'm going to object to the form 24 of the question as it misstates his prior testimony. 25 Mr. Barbeau testified he did not recall whether the

(Deposition Exhibit No. 2 was marked.) THE WITNESS: What year did we buy it? Q. I'm going to hand you now what has been marked as Exhibit 2. A. Okay. I looked for the invoice and we weren't able to locate it. 9 Q. Okay. Do you recognize what has been marked as 10 Exhibit 2? 11 A. Yes. 12 Q. What is that? 13 A. That is an invoice to the Ring of Steel from Amspec 14 Stunt Sewing Team. 15 Q. What date was this invoice? 16 A. 1998. 17 Q. And was it June 30th of 1998? 18 A. Correct. 19 Q. And is your recollection that on or around 20 June 30th, 1998 is when you purchased from Amspec a 21 trigger-latch shackle? 22 A. Yes. 23 Q. If you'll look at the final item on Exhibit No. 2, 24 it shows snap shackle quick release No. 5120 for one

quick release provided by Amspec on invoice No. Exhibit 2 was a Lewmar trigger-latch shackle. 3 MS. COX: Let's take a break. VIDEO TECHNICIAN: Off the record at 5 2:01 p.m. 6 MR. LOGAN: Before we go off the record, 7 can we rule on the objection? 8 MS. COX: I'm going to go get it and show 9 it to him. 10 JUDGE GUM: Objection - the objection will 11 be sustained. We'll take a break. 12 (A brief recess was taken.) 13 VIDEO TECHNICIAN: We're back on the record at 2:11 p.m. BY MS. COX: 16 Q. Mr. Barbeau, I'm going to hand you a Lewmar 17 trigger-latch shackle, if you could take a look at 18 that. 19 A. Uh-huh. Q. Does that appear to you to be the same trigger-latch 20

A. It does appear to be the same.
 Q. And if, in fact, the No. 5120 which is on Exhibit 2,
 the invoice, matches both the Amspec catalog and
 Lewmar's internal numbers, referencing the

21

9 (Pages 33 to 36)

hundred dollars. Is that consistent with your

25



Deposition of Christopher Barbeau

	41			43
1	document that he's never seen before, not testifying	1	Q	But you essentially do know what the trigger-latch
2	on personal knowledge.	2		hackle you purchased looks like; is that correct?
3	JUDGE GUM: Well, the representation to the	3		That's correct.
4	witness was that this is a page out of the Amspec	4	Q.	And does it appear to be the same trigger-latch
5	catalog and he has testified that he has - he's	5		hackle?
6	familiar with the catalog; is that correct?	6	A	It does appear to be the same.
7	MS. COX: No. Actually, this is a page out	7		Yes. Where is the trigger-latch shackle that you
8	of a Lewmar catalog, but my question was	8		own currently?
9	JUDGE GUM: Well, the objection will be	9	A.	It should be in our flying rigging box which is
0	sustained.	10		tored in one of our storage facilities. I'm not
1	MS. COX: My question, though, was simply	11		ertain exactly what the location would be at this
2	whether this depiction, the photograph, depicts the	12		noment. Meaning how fast could I get it?
3	trigger-latch shackle that he purchased from Amspec.	13		Or have somebody verify that it says Lewmar on it.
4	MR. LOGAN: Same objection.	14		We're not staffed during the day. We're a nighttime
5	MS. COX: And it does.	15		operation so - I mean, we're a theater troupe. So
6	MR. LOGAN: Same objection, Your Honor.	16		
17	And even further, the qualification of the end of .			f it is where I believe it to be, it would take -
8	counsel's statement is objected to. Mr. Barbeau has	17		would have to go to it, and it would take me at
9	not seen this document before and he's being asked	18		east a half an hour to get there.
20	to interpret a document that he's arrange he's	19		To get there, not to get there and get back?
21	to interpret a document that he's never seen before	20		Correct
22	and he's not testifying as to his personal	21		Okay. Let's -
23	knowledge.	22		I am, in fact, happy to provide the item in question
24	JUDGE GUM: Well, whether or not he's seen	23		at any point.
25	the document before is immaterial. It's whether or	24	Q.	Okay.
	not he recognizes the items that are depicted on the	25		MS. COX: Let's go off the record and take
	42			. 4
1	document.	1	а	break.
2	So you may testify as to whether or not you	2		VIDEO TECHNICIAN: Off the record 2:19 p.m.
3	recognize the items that are depicted on the	3		(A brief recess was taken.)
4	document.	4		(Deposition Exhibit No. 4 was marked.)
5	THE WITNESS: The Xerox copy of this	5		VIDEO TECHNICIAN: We're back on the record
6	document appears to represent the shackle that both	6	2	at 4:10 p.m.
7	you have shown me and that I have in my possession.	7		MS. COX:
8 E	BY MS. COX:	8		Mr. Barbeau, have you now obtained the actual
	Q. Okay.	9		rigger-latch shackle that you purchased from
10 A	L I have, however, never seen this particular	10		Amspec, Inc.?
11	depiction of it prior to this.	11		Yes.
	Q. You've not seen an actual Lewmar catalog?	12	Q.	And is it this trigger-latch shackle which has been
	L. Correct.	13	-	marked as Exhibit No. 4?
	Q. But you have seen an Amspec catalog?	14		Yes, it is.
	L. Correct.	15	Q.	Okay. And can you tell from looking at that who the
6 .0		16	-	
17	the trigger-latch shackle that you purchased?	17		nanufacturer of that trigger-latch shackle is?
.8	MR. LOGAN: Objection to the form of the	18		Lewmar - England is on the device.
9	question.	19		What it says. And the Lewmar trigger-latch shackle that had previously been marked in a deposition as
	The state of the s	1 17		HAL HAU DECYCONS DEED HISTICED IN A CIPTOSITION OF

20

22

23

shackle.

11 (Pages 41 to 44)

Plaintiff's Exhibit 10 that I am holding, I'm going. to hand this to you and ask you to compare the two

and tell me if they appear to be the same type of

A. Yes, they appear to be the same type of shackle.

Q. Obviously, they're not the same shackle?

JUDGE GUM: Sustained.

Q. Did the Amspec catalog that you reviewed have in it

a picture of the trigger-latch shackle that you

20

23

24

purchased?

25 A. I don't recall.

		· 45			47
1	A	Correct.	1	A. 7	The performer, she was wearing a pair of shorts, fly
2	Q.	But they're the same model of shackler	2		horts, and this was attached to the side of the fly
3	A.	Yes.	3	s	horts. There's a soft pick point - technical
4	Q.	Okay. Did you only purchase one of these shackles	4		erm essentially, a nylon loop that has been
5		from Amspec?	5	n	nade out of a ballistic nylon that's been sewn onto
6	A.	Yes, we did.	6	th	he side of the shorts, and this was passed through
7	Q.	And have you only purchased one of these shackles,	7	th	hat. And then while it was already preattached to
8		period?	8		steel cable, the individual performer would slide
9	A.	Yes, we only own one of these shackles.	9		his through connecting herself to it, close it, and
10	Q.	Okay. And from Exhibit 2, then, can you tell what	10		hen she stepped out into the air and was lowered
11		the number is that Lewmar or, I'm sorry, that Amspec	11	d	own.
12		is using to identify that particular shackle?	12	Q	And how far off the ground was she when she stepped
13	A.	No. 5120.	13		ut into the air?
14	Q.	Could you now, if you would, please, describe for	14	A.	Ten or 12 feet
15		the jury the ways in which you have used the Lewmar	15	Q.	And then when she lowered to the ground, how would
16		trigger-latch shackle.	16		he then release from the trigger-latch shackle or
17	A.		17		vould she?
18		for an actor/performer. None of the actors have	18	A. '	When she arrived on the ground and her weight was
19		exceeded about 180 pounds, and this has been used to	19		off of the cable, she would pull the release.
20		affix to an attach point on their harness that	20		Okay. And so this black cord here that is attached
21		they're wearing and then the top was affixed via a	21	-	o Exhibit No. 4, did this come attached to it when
22		caribeener both to a rope and to a steel cable and	22		ou ordered it from Amspec?
23.		to a kevlar cable. I've used all three at times.	23		Yes, it did.
24	Q.	So you've used that particular shackle on more than	24		And this cord is then used to trigger the release
25		one occasion?	25		nechanism to open the trigger-latch shackle; is that
		46			48
1	A.	Yes.	1		that you're describing?
2	A. Q.	Yes. And you have used it as a sole attachment between	2		rhat you're describing? Correct.
2 3	A. Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging		A. (that you're describing? Correct. MR. LOGAN: Object to the form of the
2 3 4	A. Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer.	2 3 4	A. (what you're describing? Correct. MR. LOGAN: Object to the form of the usestion as leading and suggestive.
2 3 4 5	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've	2 3	A. 9	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained.
2 3 4 5 6	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner?	2 3 4	A. 9	what you're describing? Correct. MR. LOGAN: Object to the form of the userion as leading and suggestive.
2 3 4 5 6 7	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number —	2 3 4 5	A. q	what you're describing? Correct. MR. LOGAN: Object to the form of the succession as leading and suggestive. JUDGE GUM: It is leading. Sustained.
2 3 4 5 6 7 8	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the	2 3 4 5	A. q q BY N Q.	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX:
2 3 4 5 6 7 8 9	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous.	2 3 4 5 6 7	A. q	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackler
2 3 4 5 6 7 8 9	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if	2 3 4 5 6 7 8	A. q BY N Q. si	chat you're describing? Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumb
2 3 4 5 6 7 8 9 10 11	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question.	2 3 4 5 6 7 8 9 10 11	A. q BY N Q. si	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackler
2 3 4 5 6 7 8 9 10 11 12	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a	2 3 4 5 6 7 8 9	A. q BY N Q. w sl	chat you're describing? Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumb
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2 3 4 5 6 7 8 9 10 11 12 13 14	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the	2 3 4 5 6 7 8 9 10 11 12 13 14	A qq BY N Q. qq sh	chat you're describing? Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer would release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumber and forefinger such that she had ahold of the cable as well so she could feel whether she had any weight
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. qq. BY N. Q. w. si	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer would release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumber of the forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. q BY M Q. m si A. a a a C Q. A. s	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumled forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX: Okay. And what are the three performances that it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A q BY M Q. m si A a a a c c c c c c c c c c c c c c c c	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumlend forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it twing free behind her leaving it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. B.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX: Okay. And what are the three performances that it has been used in?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. q BY M Q. n si A. a a a Q. A. s Q. a	chat you're describing? Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumle and forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it twing free behind her leaving it. Okay. And other than the stepping out into the air
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. B.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX: Okay. And what are the three performances that it has been used in?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. q BY M Q. m si A. a a Q. A. s Q. a a	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumlend forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it wing free behind her leaving it. Okay. And other than the stepping out into the air and being descended with the trigger-latch shackle
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. B. Q. Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX: Okay. And what are the three performances that it has been used in?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. P. BY M. Q. M. si A.	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumled for foreigner such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it wing free behind her leaving it. Okay. And other than the stepping out into the air and being descended with the trigger-latch shackle is the sole connection point, were there any other
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. B. Q. Q.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX: Okay. And what are the three performances that it has been used in? It was used in Peter Pan, it was used in Il Trovatore, and it was used in A Mac Beth.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. P. BY M. Q. M. S. Q. A. S. Q. 22	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer yould release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumber and forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it wing free behind her leaving it. Okay. And other than the stepping out into the air and being descended with the trigger-latch shackle as the sole connection point, were there any other ways in which the trigger-latch shackle was used in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. B) Q. A.	Yes. And you have used it as a sole attachment between either a rope or another hanging — Between some suspension device and the performer. Okay. And do you recall about how many times you've used this trigger-latch shackle in that manner? A number — MR. LOGAN: Object to the form of the question as vague and ambiguous. JUDGE GUM: Overruled. You may answer if you understand the question. THE WITNESS: I couldn't give you a specific number of times it has been used. It's been used in at least three performances, and the dark entertainment industry I could not tell you how many evenings that we've used it. I don't have a record of that. MS. COX: Okay. And what are the three performances that it has been used in? It was used in Peter Pan, it was used in Il Trovatore, and it was used in A Mac Beth.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. P. BY M. Q. R. S. Q. A. S. Q. A. S. Q. A. M. A. M.	Correct. MR. LOGAN: Object to the form of the uestion as leading and suggestive. JUDGE GUM: It is leading. Sustained. MS. COX: Could you demonstrate for the jury how the performer would release him or herself from the trigger-latch hackle? She was instructed to grab the shackle between thumber and forefinger such that she had ahold of the cable as well so she could feel whether she had any weight on the cable and then she was instructed to pull his in order to release the shackle. Okay. And other than — She simply at that point walked away and let it wing free behind her leaving it. Okay. And other than the stepping out into the air and being descended with the trigger-latch shackle as the sole connection point, were there any other ways in which the trigger-latch shackle was used in the Peter Pan performance?

12 (Pages 45 to 48)

Je _j	pos	iuon of Christopher Barbeau			
		49			
1	Q.	That	1		would manage a 30
2	A.	Right.	2		we were using it for
3	Q.	Let's talk about that.	3		further.
4	A.	Right.	4	Q.	And was the trigger
5	Q.	In what way was the trigger-latch shackle used in	5		manner in Il Trovato
6.		that performance?	6	A	Tore.
7	A.	The principal performer had to walk up a cliff, a	7	Q.	Thank you.
8		cable was already attached to her at that point with	8	A	No, it was not
9		the shackle, and she had to fall forward off of the	9	Q.	Could you please de
10		cliff away from the audience such that this was in	10		trigger-latch shackle
11		the middle of her back, lower middle back. She was	11		performance?
12		wearing a climbing harness, and we used a back lower	12	A	In A Mac Beth, wi
13		pick point on that. This was run through that by a	13		is pretty far out the
14		stage hand. She performed for about eight or nine	14		interpretive. Lots
15		minutes singing what's called an aria and then she	15		and light and musi
16		turned and walked up the cliff and stepped off into	16		a traditional Mac B
17		the air with a - a black kevlar cable was her sole	17		over the heads of th
18		support connected to this.	18		their heads, perform
19		She was then lowered — as soon as she fell	19		of the audience.
20		forward, there were people on the rope, on the line	20		The stage wa
21		maintaining tension, so there was no slack. There	21		heads and the audi
22		was no jerk on this. But as soon as she fell	22		gazing up at the po
23		forward out of sight, she was then lowered about 10	23		around them. It's
24		to 12 feet to the ground.	24		of theater and had
25	Q.	And then when she landed on the ground, how did she	25		This was spe
		50			
1		release?	1		witches that delive
2	A.	She didn't. A technician was there to release it	2		stage, and that cha
3	•	for her.	3		able to fly during t
4	Q.	Okay.	4		but had to be able
5	A	And that technician would have released it. I don't	5		because she transi
6		know if they would have grabbed it by the strap or	6		has much more in
7		here. I wasn't the technician. The technician that	7		So just because sh
8		performed it knows it can be released one of two	8		release, this shack
9		ways, so whatever their preference method was.	9	Q	
10	Q.	Can you demonstrate?	10		you say to fly her, d
11	A		11		another point?
12		the shackle are pulling what was represented to us	12	A	
13		by Amspec as the quick release cable. The other way	13	C	. Could you describ
14		which it indicates on this that you use a spike to	14		

1			
			. 51
Ì	1		would manage a 300-pound person. That wasn't what
١	2		we were using it for so I didn't investigate
I	3	_	further.
١	4	Q.	And was the trigger-latch shackle used in any other
1	5		manner in Il Trovatore?
I	6	A	Tore.
١	7	Q.	
ı	8	A	
1	9	Q.	Could you please describe for the jury how the
ı	10		trigger-latch shackle was used in the A Mac Beth
Ì	11		performance?
1	12	A.	In A Mac Beth, which is a version of Mac Beth that
	13		is pretty far out there, if you will, it's very
	14		interpretive. Lots of pyrotechnics, lots of sound
	15		and light and music that you wouldn't associate with
1	16		a traditional Mac Beth including which is flying
	17		over the heads of the audience, directly out over
	18		their heads, performers swinging out over the heads
	19		of the audience.
	20		The stage was actually built up above their
	21		heads and the audience would sit in small units
ı	22		gazing up at the performance that occurred all
ı	23		around them. It's a particular style
ı	24		of theater and had a great many technical demands.
	25		This was specifically used for one of the
,			5.5
	1		witches that delivers Mac Beth's sword to him on
11	-		
	2		
	2		stage, and that character had a need not only to be
	3		stage, and that character had a need not only to be able to fly during the performance and swing around
	3		stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So
	3 4 5		stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus
	3 4 5 6		stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene.
	3 4 5 6 7		stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast
	3 4 5 6 7 8	0	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her.
	3 4 5 6 7 8 9	Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when
	3 4 5 6 7 8 9	Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to
	3 4 5 6 7 8 9 10		stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point?
	3 4 5 6 7 8 9 10 11 12	A	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did.
	3 4 5 6 7 8 9 10 11 12 13	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that?
	3 4 5 6 7 8 9 10 11 12 13 14	A	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet
	3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she
	3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she – where did her – when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she stepped off of that platform after taking up her own
	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she stepped off of that platform after taking up her own slack by simply stepping down, and there was a
	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she stepped off of that platform after taking up her own slack by simply stepping down, and there was a suspension cable that ran the length of the theater
	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she stepped off of that platform after taking up her own slack by simply stepping down, and there was a suspension cable that ran the length of the theater and she controlled her pace down that using a
	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she stepped off of that platform after taking up her own slack by simply stepping down, and there was a suspension cable that ran the length of the theater and she controlled her pace down that using a specialized zip line trolley that has a brake on it.
	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q	stage, and that character had a need not only to be able to fly during the performance and swing around but had to be able to get off that line quickly. So because she transforms into Lady Mac Beth and thus has much more involvement in the rest of the scene. So just because she had that need for a fast release, this shackle was used to fly her. Okay. And where did she — where did her — when you say to fly her, did she fly from one point to another point? Yes. Yes, she did. Could you describe that? She started from a platform that was about 14 feet up in the air at the back of the theater and she stepped off of that platform after taking up her own slack by simply stepping down, and there was a suspension cable that ran the length of the theater and she controlled her pace down that using a

of a runoff where she would zip down and run off

onto the stage and then she would release herself.

Q. By pulling on the cord attached to the trigger-latch

13 (Pages 49 to 52)

it pops open in here.

greater that 180 pounds?

Correct.

open but, in fact, with a modest amount of finger

strength. It opens easily simply by squeezing and

22

23

24

25

shackle?

18 Q. And you indicated that the performers that were

attached using this trigger-latch shackle were no

Q. Do you know what the weight limitations are for this

A. No, not from the manufacturer. The company from

which we purchased it, Amspec, represented that it

15

16

17

19

20

22

24

21 A

53 55 A. Correct. such that it did not have a steel ring on it, this 2 Q. So during the A Mac Beth performance, the witch that 2 ring right here that the lanyard is attached to. 3 used the trigger-latch shackle, was she attached -3 A. Yes. was the sole point of attachment between her and the 4 Q. If it did not have the steel ring attached to it, line on which she was suspended the trigger-latch 5 5 would its usefulness to you be affected at all? 6 MR LOGAN: Object to the form of the 7 A. Yes, it was. question, calls for speculation. 8 Q. And did she actually fly over the audience? 8 JUDGE GUM: Overruled. 9 A. 9 THE WITNESS: The difficulty in operating 10 Q. And are the seats in that theater, are they -10 this mechanism by way of the finger through this 11 The theater is actually no longer existent but at 11 hole where it says use a spike in order to operate, 12 that time they were slightly raked. 12 if that were the sole method of releasing it, its 13 Q. Okay. And what was the highest point that she would 13 usefulness to us would be diminished. Many actors 14 have been in the air over the heads of people in the 14 simply could not operate it that way with 15 audience? 15 insufficient hand strength. A. About 22 feet. And that would have been from her 16 16 The other part of your question is really 17 feet to the floor, not to the heads of the audience, 17 more than just the ring. It's were there any way 18 obviously. 18 for me to attach something to it to release it that 19 Could you please describe to the jury specifically 19 way. If that didn't exist, yes, the usefulness of 20 what about this trigger-latch shackle and its design 20 this would be diminished to us. 21 is useful to you? 21 Is that volunteering too much information? 22 The two features that are most useful to us first is 22 JUDGE GUM: You're entitled to answer the 23 the heavy - is what appears to be a very heavy 23 question any way you want to. 24 construction, very solid construction, and the fact 24 THE WITNESS: Very good. 25 that we felt that we could have considerable 25 JUDGE GUM: And if you answer yes or no, 54 56 confidence in its operation, and the quick release. you're entitled to explain your answer. 2 Q. Is there anything specific about the quick release BY MS. COX: 3 that is helpful for your uses? 3 Q. Mr. Barbeau, I'm going to hand you what has been 4 As opposed to some - I'm sorry, clarify what you marked as Exhibit No. 5 and ask you to look at that. 5 mean, what you're looking for. 5 Have you ever seen a shackle like Exhibit No. 5? 6 Okay. Is the cord that's attached to the A. No. No, I have not seen this particular model of 6 7 trigger-latch shackle useful to you? 7 shackle. 8 MR. LOGAN: Object to the form of the 8 Q. Does that shackle have a name on it that you can 9 question, leading and suggestive. 9 see? You can take it out of the bag if you need to. 10 JUDGE GUM: I'm sorry, I didn't hear the 10 It says Gibb on it. 11 question. Could you repeat it, please. 11 Q. Okay. Looking at that shackle, does that shackle 12 12 have the same - does it appear - does this shackle Q. Is the cord which is attached to the trigger-latch 13 13 appear to you - let me rephrase my question. 14 shackle, which sometimes we call that a lanyard, is 14 Is the design of this shackle as useful to 15 that useful to you in your -- for your purposes? 15 you as the design of the Lewmar trigger-latch 16 MR. LOGAN: Same objection. 16 shackle? 17 JUDGE GUM: Overruled. 17 MR. LOGAN: Object to the form of the 18 THE WITNESS: The cord that is attached to 18 question. It lacks foundation. He's said he's 19 it is useful. It's not necessary for its operation. 19 never seen the shackle before. BY MS. COX: 20 JUDGE GUM: He may answer the question if Q. Okay. Could you explain that for me. 21 21 he's able to. 22 Any type of lanyard could be attached to the ring or 22 THE WITNESS: One of the responsibilities 23 no lanyard at all. The ring in and of itself is 23 of any stunt coordinator is that you evaluate the 24 actually quite adequate for operation. 24 soundness of the equipment for the tasks, especially Q. Okay. If the trigger-latch shackle was designed 25 since we adapt many things that are not designed for

14 (Pages 53 to 56)

		57		·
1	stu	nts, human load bearing, etcetera. We have to	1	direction.
2		apt many pieces of equipment.	2	MS. COX: I'm sorry. I'm sorry.
3		If I were asked to evaluate this my just	3	(Reporter read pending question.)
4	init	ial reaction at this moment is that all of the	4	JUDGE GUM: Overruled. You may answer.
5		ce that would be applied against this shackle is	5	THE WITNESS: Yes. It appears that the
6		ing on a very small, perhaps not even an eighth	6	ring provides a clear point for attachment.
7		an inch perhaps, I don't know, 3/32nds of an inch	7	BY MS. COX:
8		ce of steel that appears to be cast.	8	Q. I believe that you testified earlier that you
9		So as opposed to the force acting against	9	purchased the Lewmar trigger-latch shackle from
0	wh	at while it's a small step is the entire width of	10	Amspec on or about June 30th of 1998; is that an
1		s particular shackle. So I would be	11	accurate date?
2		nificantly concerned about the load-bearing	12	A. Yes, that is accurate.
3		alities of this in terms of trusting it for human	13	•
4		poort.		Q. Okay. Were you aware that prior to June 30th of
5	_	S. COX:	14	1998, Lewmar knew of two previous serious acciden
6		nd when you're saying this, just to clarify it,	15	involving use of that trigger-latch shackle in stunt
7		u're talking about Exhibit No. 5	16	applications?
8	-	es.	17	A. No, I wasn't.
			18	MR. LOGAN: Object to the form of the
9		the Gibb shackle? Is that what it says on it?	19	question, lacks foundation.
20		es, it is.	20	JUDGE GUM: Overruled.
21)kay.	21	THE WITNESS: No, I was unaware of any
22		ibb shackle, and it is marked Exhibit No. 5. So	22	incidents related to this specific make and model of
23		e fact that this has a very convenient release	123	shackle.
24		echanism but that release mechanism is based on a	24	BY MS. COX:
25	vei	ry small pin being the only thing holding it	25	Q. Were you aware prior to today that Lewmar
		58		
1	clo	osed, and I would have some concerns about that.	1	specifically warned its customers in Europe not to
2	Q. A	and does the design of the Gibb shackle have	2	use a trigger-latch shackle in stunt applications?
3		ything to which - from your review of it right	3	MR. LOGAN: Object to the form of the
4		w, is there anything to which you could attach a	4	question, lacks foundation, misstates the record.
5		yard of any sort?	5	JUDGE GUM: Overruled.
6		es.	6	THE WITNESS: I was - the yes/no answer
7	-	What is that?	7	yes, I was aware. When I was contacted by one of
8		lanyard could be run through this center hole such	8	your associates from your office, they informed me
9		at this spring does not have a sufficient load	9	
10		at you could that it would inhibit the	10	were indeed some incidents and this warning had be
11		eration of a lanyard. A lanyard could be run	11	
12	_	rough that load to be pulled and released to pull		issued.
3		is lever upward inside.	12	BY MS. COX:
		•	13	Q. And prior to that?
14		s there any ring on there that appears — is there	14	A. No.
15		y 'hi	15	Q. Prior to your involvement or being contacted in
16		here is no clear and obviously designed attachment	16	connection with this lawsuit, were you aware that
17	•	int for a lanyard, although a lanyard could be	17	Lewmar had warned its distributors in mid Europe r
18	_	ssed through this hole and made to work.	18	to sell this trigger-latch shackle for use in stunt
19		and on the Lewmar trigger-latch shackle, is there a	19	applications?
20		ar place that appears to be designed for the	20	A. No, I wasn't.
21	pu	rpose of a lanyard to be passed through?	21	MR. LOGAN: Object to the form of the
22		MR. LOGAN: Object to the form of the	22	question, lacks foundation, misstates the record.
23	qu	estion, leading, suggestive and lacks foundation.	23	JUDGE GUM: Overruled.
		JUDGE GUM: Would you repeat the question?	24	THE WITNESS: No, I was not.
24		year of a sum in a sum year appear and queezeen.	-	1122 11220 110, 2 110, 2

25 BY MS. COX:

15 (Pages 57 to 60)

I'm sorry, I can't hear you when you're faced that



		51	6
1	Q. How did you learn about Amspec?	1	between two points that can be quickly released when
2	A. I believe they were recommended to me by a friend	2	you take an affirmative action to release it?
3	who also works in the stunt industry who's a	3	MR. LOGAN: Object to the form of the
4	resident in LA.	4	question, lacks foundation, calls for speculation
5	Q. And was there a specific purpose for which you	5	and is vague and ambiguous.
6	purchased - initially purchased the Lewman	6	JUDGE GUM: Overruled. He may answer if he
7	trigger-latch shackle?	7	understands the question.
8	A. Yes.	8	THE WITNESS: You want to read the question
9	Q. What was that?	9	back to me again?
10	A. That was our stunt show at the Michigan Renaissance		(Reporter read pending question.)
11	Festival that started in 1999.	11	THE WITNESS: No.
12		12	BY MS. COX:
13	shackle at that show?		
14		13	Q. Have you ever received any warning that the use of
5		14	the trigger-latch shackle should be limited in some
16	Q. Do you recall the packaging that the Lewman	15	fashion?
17	trigger-latch shackle came in?	16	MR. LOGAN: Object to the form of the
	A. No, I do not.	17	question, vague and ambiguous.
18	Q. Do you recall whether you were informed that the	18	JUDGE GUM: Overruled.
19	- 80-1	19	THE WITNESS: Prior to the contact by your
20	The state of the s	20	office, no.
21		21	BY MS. COX:
22	1,	22	Q. Right. Are you aware that we are here today in a
23	y	23	lawsuit involving the death of a professional
24	The most another by anapec	24	wrestler, Owen Hart?
25	nor did I receive any materials that I recall with	25	A. Yes.
		62	and the second s
1	9	1	Q. Are you aware that Mr. Hart fell from the - from
2	Parties and the parties which it was	2	Kemper Arena - in Kemper Arena in Kansas City,
3		3	Missouri as he was being lowered from the roof of
4		4	Kemper Arena down to the wrestling ring?
5	, , , , , , , , , , , , , , , , , , , ,	5	A. Yes, I am aware of that.
6	00	6	Q. Are you aware at the time that he fell the sole
7		7	connection point between Mr. Hart and the jerk vest
8	MR. LOGAN: Object to the form of the	8	that he was wearing and the descending rope was the
9		9	trigger-latch shackle?
10	THE WITNESS: No.	10	A. Yes, I am but I was informed of that by your office
11	MR. LOGAN: Lacks foundation, misstates th		Q. Okay. So prior to your involvement with this
12	record.	12	lawsuit, you did not know that?
13	JUDGE GUM: Overruled.	13	A. No.
14		14	Q. And as of today, has Lewmar or any representative
15		15	from Lewmar made any attempt to advise you of the
16		16	dangers associated with using a trigger-latch
17	,		shackle to suspend a human being?
18		18	
19	1	19	MR. LOGAN: Object to the form of the
20		20	question, vague and ambiguous.
21	,		JUDGE GUM: Overruled.
22		21	THE WITNESS: No.
خث	DI MD. COV.	22	BY MS. COX: .

24

25

16 (Pages 61 to 64)

24

25

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Were you informed at any time that there was any

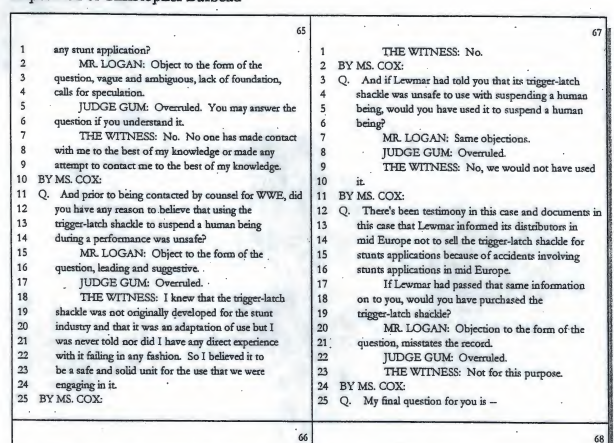
reason that the trigger-latch shackle should not be

used anyplace that you need a strong connection

23 Q. As of today, has Lewmar or any representative of

Lewmar made any attempt to advise you of the dangers

associated with using the trigger-latch shackle in



Q. And, in fact, as we discussed earlier, there is no maker - or let me ask you directly. Is there any 3 maker of shackles that makes shackles specifically for the stunt industry? 5 A. Not to the best of my knowledge. And if I can 6 elaborate just slightly, because of this exact 7 circumstance, liability issues, most people in this 8 industry will tend to manufacture their own and use it themselves and not provide it to anyone else. 10 The fact that you can find devices and adapt them is 11 a very normal procedure for us. 12 Q. And that is common in the stunt industry? 13 A. Yes. 14 Q. Are you aware of any other people in the stunt 15 industry in the United States who use Lewman 16 trigger-latch shackles? 17 A. No. 18 Q. If you had been told by Lewmar that its 19 trigger-latch shackle had a history of inadvertently 20 releasing when under load, would you have used it in 21 the applications that you've described to us today? 22 MR. LOGAN: Object to the form of the 23 question, lack of foundation, misstates the record,

JUDGE GUM: Cross-examination. 2 MS. COX: Oh, no, no. I said my final question. 3 4 JUDGE GUM: Oh, sorry. 5 BY MS. COX: 6 Q. Because you didn't have this information, because 7 Lewmar chose not to provide it, have you unknowingly 8 placed people in dangerous situations? MR. LOGAN: I'm going to object to the form 10 of the question, it misstates the record and calls for speculation and it's leading and suggestive. 12 JUDGE GUM: Sustained. MS. COX: No further questions. 13 14 JUDGE GUM: Cross-examination. 15 EXAMINATION BY MR. LOGAN: 17 Q. Mr. Barbeau, how you doing? A. I'm managing okay. If I could actually grab a 19 20 VIDEO TECHNICIAN: Off the record - you 21 want to go off the record - 4:42 p.m. 22 (A brief recess was taken.) 23 VIDEO TECHNICIAN: Back on the record 4:43.

25 Q. Mr. Barbeau, I want to go back to the topic that you

24 BY MR. LOGAN:

17 (Pages 65 to 68)

JUDGE GUM: Overruled.

calls for speculation.

24

25

		69			71
1		finished with and Ms. Cox was asking you if you had	1	Q.	That was a telephone interview?
2		received certain information from Lewmar or Amspec	2	A	Correct.
3		would you have used the trigger-latch shackle in the	3	Q.	And how long did that interview last?
4		manner in which you used it. Do you recall that	4	A.	Twenty minutes perhaps, 18 to 20 minutes.
5		testimony?	5	Q.	Can you tell me what that associate told you during
6	A	Yes.	6		that interview?
7	Q.	The trigger-latch shackle that you've produced for	7	A	The associate, after eliciting information from me
8		us today, that is still part of your equipment that	8		regarding did I purchase this product, did we use it
9		you use?	9		in a specific fashion for human use, informed me
10	A	It was until I received a call from the office, the	10		that there was an instance of failure and they were
11		other office, yes.	11		involved in defending or they were involved in a
12	Q.	And when you went to retrieve the shackle that you	12		lawsuit associated with this product and the death
13		produced for us today, where was that?	13		of a stunt person. And there were some more
14	A.	That was with our fly gear.	14		elaborative details in terms of it being in Kansas,
15	Q.	The shackle was still part of your equipment?	15		etcetera. In fact, I recalled the individual at
16	A.	Yes.	16		that point and the event but the rest of the
17	Q.	And you need that shackle back; isn't that right?	17		conversation was fairly innocuous.
18	A.	If it is not safe for human use, while I spent a	18	Q.	
19		considerable amount of money on it and would not	19	A.	I'm afraid I do not.
20		willingly part with it, on that basis I wouldn't	20	Q.	Was it within the last year?
21		suspend a human from it. Certainly not as a sole	21	A	It was at the most two months ago.
22		source of support.	22	Q.	
23	Q.		23	4.	your name?
24.	-	for a performance in June of this year?	24	A.	I actually inquired and they said they had been in
25	A.	Yes, I did.	25	A.	touch with Ainspec.
		70			. 7
1	Q.	And what performance was that?	1	Q.	Did you understand from that conversation that this
2	A.	That performance is down at the Medieval Fantasy	2	•	lawsuit involved a death of a stunt person?
3		Fair.	3	A.	
4	Q.	So that shackle is - that Lewmar shackle is still	4	Q.	
5		used in your performances?	5	•	the associate?
6	A.	We have plans to use it, yes.	6	A.	Yes.
7	Q.		7	Q.	And when you say a stunt person, is that someone
	_	shackle as a sole means of support; is that right?	8	-	that has training in performing stunts?
8	-				
8	A.		9	A.	
9		Correct.	9	_	Yes.
9		Correct. You have been contacted by the attorneys for WWE,	9 10	Q.	Yes. Is that how you understood that?
9 10 11		Correct.	9 10 11	Q.	Yes. Is that how you understood that? Yes.
9 10 11 12		Correct. You have been contacted by the attorneys for WWE, World Wrestling Entertainment or World Wrestling	9 10 11 12	Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding
9 10 11 12 13	Q.	Correct. You have been contacted by the attorneys for WWE, World Wrestling Entertainment or World Wrestling Federation?	9 10 11 12 13	Q. A. Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart?
9 10 11 12 13 14	Q.	Correct. You have been connected by the attorneys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office?	9 10 11 12 13 14	Q. A. Q. A.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes.
9	Q.	Correct. You have been connected by the attorneys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes.	9 10 11 12 13 14 15	Q. A. Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in
9 10 11 12 13 14 15	Q. A. BY	Correct. You have been contacted by the attorneys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes.	9 10 11 12 13 14 15 16	Q. A. Q. A. Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts?
9 10 11 12 13 14 15	Q. A. BY	Correct. You have been contacted by the attorneys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. MR. LOGAN: On how many occasions have you been contacted?	9 10 11 12 13 14 15 16 17	Q. A. Q. A.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this
9 10 11 12 13 14 15 16 17 18	Q. A. BY	Correct. You have been contacted by the attomeys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. AR. LOGAN: On how many occasions have you been contacted? Twice. Once for an interview and once to let me	9 10 11 12 13 14 15 16 17 18	Q. A. Q. A.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this specific stunt, I have no idea.
9 10 11 12 13 14 15 16 17 18	Q. A. BY Q. A.	Correct. You have been contacted by the attomeys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. MR. LOGAN: On how many occasions have you been contacted? Twice. Once for an interview and once to let me know about this instance.	9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this specific stunt, I have no idea. You have an understanding that Mr. Hart had training
9 10 11 12 13 14 15 16 17 18 19 20	Q. A. BY Q. A.	Correct. You have been contacted by the attomeys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. MR. LOGAN: On how many occasions have you been contacted? Twice. Once for an interview and once to let me know about this instance. When you say this instance?	9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this specific stunt, I have no idea. You have an understanding that Mr. Hart had training in performing stunts?
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. BY Q. A. Q. A.	Correct. You have been contacted by the attomeys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. MR. LOGAN: On how many occasions have you been contacted? Twice. Once for an interview and once to let me know about this instance. When you say this instance? This deposition.	9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this specific stunt, I have no idea. You have an understanding that Mr. Hart had training in performing stunts? Any big time wrestler, and I have trained with som
9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. BY Q. A. Q. A. Q.	Correct. You have been contacted by the attomeys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. AR. LOGAN: On how many occasions have you been contacted? Twice. Once for an interview and once to let me know about this instance. When you say this instance? This deposition. And who contacted you concerning the interview?	9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this specific stunt, I have no idea. You have an understanding that Mr. Hart had training in performing stunts? Any big time wrestler, and I have trained with som of them, has considerable stunt training.
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. BY Q. A. Q. A.	Correct. You have been contacted by the attomeys for WWE, World Wrestling Entertainment or World Wrestling Federation? That's your office? MS. COX: Yes. THE WITNESS: Yes. MR. LOGAN: On how many occasions have you been contacted? Twice. Once for an interview and once to let me know about this instance. When you say this instance? This deposition.	9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q.	Yes. Is that how you understood that? Yes. Do you know that the person that died surrounding this lawsuit was Owen Hart? Yes. Do you know if Mr. Hart had any training in performing stunts? In performing stunts, yes. In performing this specific stunt, I have no idea. You have an understanding that Mr. Hart had training in performing stunts? Any big time wrestler, and I have trained with son of them, has considerable stunt training.

18 (Pages 69 to 72)

25 A. It was a female.

24 Q. Was it a male or female?

24 A. Fighting; falling; rolling; taking hits; selling

hits, meaning we act as if we'd been hit as opposed

tify

ad

	. 73			
1	to actually having to endure the impacts; blood	1		2 snint?
2	work, how to make blood devices work; a lot - some	2	A.	Yes.
3	gymnastics, depending on their individual ability,	3	Q.	
4	but specifically flying stunts, that's not - when	4	A	Many occasions. I would be hard pressed to iden
5	you go to school to become a big time wrestler,	5		all of them for you. But in circumstances that play
6	that's not part of any curriculum of which I'm	6		into that, environmental factors, since I perform
7	aware.	7		very often outside; wet stages; high winds, higher
8	Q. And the stunts that you were describing - taking	8		than what we consider acceptable winds. We've ha
9	hits, selling hits, those are stunts that would be	9		performers simply back out and decide that tonigh
10	performed in the ring?	10		they weren't ready for that stunt, particularly high
11	A. Not necessarily. Big time wrestling often spills	11		falls. If a stuutman looks down and says today is
12	out over the ring but yes, in front of an audience.	12		not the day I can do this, then you call the stunt.
13	In front of a proximate audience.	13	Q.	
14	Q. As part of a wrestling match?	14		connection with the safety?
15	A. Correct.	15	A.	Yes.
16	Q. And you have no idea whether Mr. Hart had any	16	Q.	The stunt could not be performed safely?
17	training in performing this kind of aerial descent	17	A.	Correct.
18	that he was -	18		MS. COX: Objection; leading.
19	A. No.	19		JUDGE GUM: Overruled.
20	MS. COX: Objection.	20		THE WITNESS: Correct.
21	BY MR. LOGAN:	21	BY	Y MR. LOGAN:
22	Q. I'll finish the question, you can object, then	22	Q.	Have you ever had an occasion to descend a perform
23	Mr. Barbeau can answer.	23		from a height of 60 feet?
24	JUDGE GUM: Let's proceed.	24	A.	Yes.
25	BY MR. LOGAN:	25	Q.	On how many occasions?

training in performing this kind of aerial descent 3 stunt? 4 MS. COX: Objection; leading. 5 JUDGE GUM: Overruled. 6 THE WITNESS: I have no personal knowledge 7 of Mr. Hart's training with respect to this stunt. BY MR. LOGAN: Q. You said that when you - well, let me go back a 10 step before I get there. If I understand your 11 testimony, there are several factors that go into 12 designing a stunt; is that right? 13 A. Yes. 14 Q. And your overall concern is safety? 15 A. Yes. 16 Q. And then you also have to consider the look that the 17 director is trying to achieve? 18 A. Yes. 19 Q. And you also have to consider the actor's comfort 20 level with performing the stunt? 21 22 And you told us those things that you would do in order to train an actor in performing a stunt. 24 And have you had occasion in your career to call off

descend, my answer is no, I suspect, if you can clarify you mean descend. We have repel which is a special type of descent from more than 60 feet. But 5 I have never used a descending device like this in this type of rigging we have described to go from that height. 8 Q. Do you have an understanding as to the type of rigging that was used in connection with the stunt, 10 the aerial descent Mr. Hart was to perform? 11 No, I do not. 12 Do you know the kind of equipment that was used? 13 A. I am not familiar with the setup of this particular 14 stunt or the rigging of this particular instance. 15 Are you aware that the sole connection between 16 Mr. Hart's Amspec vest that he was wearing and the 17 line was a Lewmar trigger-latch shackle? 18 A. I have been informed of that but only during this 19 20 Could you describe for me the instance in which you 21 have repelled a performer from a height of 60 feet 22 or more? 23 During a performance during half time of the Detroit 24 Pistons, one of the Detroit Piston's games we

repelled out of the roof rafters. There's platforms

19 (Pages 73 to 76)

		77			
1		up there. There are all kinds of sky walks, and we	1		I'm describing? I want to make sure we're on the
2		repelled to the floor of the stadium using climbing	2		same page.
3	_	gear appropriate for this sort of repel.	3	A.	That a performer is not in control of their own
4	Q.	What kind of equipment?	4		descent directly but someone else or some mechanis
5	-	We were using figure eight descenders.	5		is engaged in physically lowering them while they
6 7	Q.	And that figure eight descender is a method of	6	_	maintain their concentration elsewhere.
		controlling the speed of the descent?	7	.Q.	When you talked about doing - or training a
8	A.	Correct. It's a device that routes the line through	8		performer to perform a stunt, and you're training an
0		a series of loops providing sufficient friction for	9		actor to perform a stunt -
-		the performer of the stunt to control the rate at	10	A.	Correct.
1		which they're descending simply by relaxing or	11	Q.	- one of the training methods was to have that actor
		squeezing harder on the rope directly with their	12		do a rehearsal; is that right?
3	0	hand.	13	A.	Yes.
4	Q.	What kind of rope were you using?	14	Q.	
5	A.	We were using climbing line, static climbing line.	15	,	the actor perform the stunt in costume?
6		What was your connection point to the rope?	16	A	Yes.
7	A.	Female Property and Property an	17	Q.	Is that important?
8		climbing harness pick point, a caribeener and then	18	A.	It is critically important.
9	^	to the descender.	19	Q.	Why is that?
0.1	Q.		20	A.	Costume affects their balance, their ability to
1	A.	Petzel, I believe. Although we have 15 or 20, I	21		move, and their ability to access all of these
2	^	believe most of them are Petzel.	22		connection points with respect to this specific type
23	Q.	8	23		of a stunt. So their ability to reach the loops and
24	A.	Yes.	24		hooks and releases and manage the line around who
25	Ų.	Do you have any redundancy in that repel?	25		is often in my particular area of performance
		78		,	
1	A.	No. It was a single-line repel.	1		medieval and renaissance activities, the costumes
2	Q.	Did you understand the term redundancy?	2		are often quite full and lots of folds of cloth so
3	A.	Yes.	3		it's important that they rehearse in the garb that
4	Q.	How do you understand that term?	4		they're going to be performing the stunt in front of
5	A.	That there is more than one point of attachment to	5		an audience.
6		the support line or that there is more than one line	6	Q.	Do you know if Mr. Hart received any training in the
7		running to the performer of a stunt.	7		performance of the aerial descent that he was
8	Q.	The repel that you did from the rafters during the	8		scheduled to perform?
9		Detroit Piston's game, was that as part of your -	9	A	I have no knowledge.
0	A.	Yes.	10	Q.	
1	Q.	- Ring of Steel?	11		Amspec, you said that you had believed you
2	A.		12		believed that they had been recommended to you by a
3	Q.	And all of those persons that descended were	13		friend.
4		trained?	14	A.	Yes.
5	A.	Yes.	15	Q.	Who was that?
6	Q.	And were they all members of Ring of Steel?	16	A.	His name is Brian Thomas. He is a resident in or
7	A.	the state of the s	17		of the subdivisions of Los Angeles, and my
8		standing and they were all trained in specifically	18		associations with Mr. Thomas goes back to 1980 at
9		repelling. Not everyone in the group trains in the	19		the Michigan Renaissance Festival where he and I
20		same activities or has the same interests.	20		were co-performers in a show. We were part of a
.0					
	Q.	On what other occasion have you - let me go back to	21		team together for seven years.
21	Q.	On what other occasion have you — let me go back to my original question. Have you ever descended a	21 22	Q.	

20 (Pages 77 to 80)

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performer from a height of 60 feet?

24 A. Not in the method that you're describing.

25 Q. Okay. And what is your understanding of the method

recommendation to you concerning Amspec?

24 A. When we were researching the devices necessary for

the upcoming show, so certainly in 1997, 1998.

Hart v. WWE Deposition of Christopher Barbeau

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1 THE WITNESS: Not such that I was aware 2 they were a Lewmar product. 3 BY MR. LOGAN: 4 Q. You testified that that quick-release device, 5 Exhibit 5, was not manufactured for use in the stunt 6 industry. 7 MS. COX: Objection; misstates his 8 testimony. 9 JUDGE GUM: Overruled. 10 THE WITNESS: I was – I'm sorry, ask the 11 question again. 12 BY MR. LOGAN: 13 Q. Do you know the purpose – do you know the purpose 14 why that trigger-latch shackle was manufactured? 15 A. I did not at the time that I was purchasing it. 16 Q. Have you since learned its purpose? 17 A. I was made aware – 18 MS. COX: Objection; calls for speculation. 19 Go ahead. 20 JUDGE GUM: Overruled. 21 THE WITNESS: I was made aware of its 22 nautical origin during the conversation with the 23 associate from your firm. What's the name of the 18 firm again? 25 MS. COX: Bryan Cave.	a performer to reach up and take hold of this while they were suspended by it. They were instructed specifically not to do that. Q. And you can tell by looking at the design of that Lewmar trigger-latch shackle that it is designed to release under load? A. Yes. Q. This is kind of where I started my cross-examination, Mr. Barbeau, and that was with the fact that you have plans to use that quick-release device in a performance in June of this year? A. Yes. Q. And do you consider that there are appropriate uses then for a quick-release device in the shows that you work on? A. Yes. MS. COX: Objection; vague and ambiguous. JUDGE GUM: Overruled. BY MR. LOGAN: Q. What are those uses? A. The use that we plan for this is we'll be flying in a 40-pound bird that's a fake and that bird then needs to be released off the line quickly. I would use this for anything that didn't go over the heads

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3		(Deposition Exhibit No. 5 was marked.)
4		
5	BY	MR. LOGAN:
6	Q.	When you received this shackle, Exhibit 5, and you
7		saw the language use spike to open, did you - what
8		did that mean to you?
9	A.	It confused me when I read that because it did work
10		with a simple finger pull. So I was unclear on what
11		that could possibly mean, but perhaps there was some
12		functionality to it of which I was unaware.
13	Q.	Did you ever have the performers that use the
14		quick-release device release themselves with the
15		finger pull?
16	A.	The answer to your question is no, they the
17		performers use this. The technicians that released
18		it did utilize this pull.
19	Q.	Are you aware that the Lewmar trigger-latch shackle
20		is designed to release quickly under load?
21	A.	No. And my experience has been that we never
22		allowed a performer to release this while it was
23	•	under load. Its design tells me that it can be

released under load, otherwise the hinge would not

be constructed in this fashion, but I never allowed

THE WITNESS: Bryan Cave.

of the audience and anything that wasn't human at 2 this point, having learned what I have learned about 3 4

For me, I still - I don't have any or rarely have had any call to release something under load. So at least to date I haven't been called on first on a show to do that. No Water Worlds.

Q. Do you have any understanding that the trigger-latch shackle that was used in the Owen Hart stunt failed to operate in the way that it was designed to operate?

MS. COX: Objection; calls for speculation, lacks foundation. He already testified he doesn't know anything about the setup of that.

JUDGE GUM: He may answer if he knows. THE WITNESS: Ask it --MR. LOGAN: Could you read it back? (Reporter read pending question.)

THE WITNESS: No. I do not. Excuse me, Your Honor, I need a moment. I just received a high-level urgency page from my

22 wife. A have a three-year-old and an 23

eight-month-old at home so I need to at least check

VIDEO TECHNICIAN: Off the record 5:41.

27 (Pages 105 to 108)

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1	much	Flying and being dangling in the air, that's	1		release.
2		tirely different matter.	2	BY	MS. COX:
3		. And was this the first time that these actors	3		That's not my question. Maybe I should rephrase
4	actual	y dangled in the air?	4		that. My question is what is required. Let's say
5	A. Yes.		5		assuming that the trigger-latch shackle is under a
6	Q. So if	you had an actor who had previously done a	6		load, what is required for it to be released?
7	descer	at from the same height as the descent that he	7		That's very different than the design of it.
8	was be	eing asked to do now and the only difference	8	Q.	Right.
9	was th	at the trigger-latch shackle was being used,	9	A.	Because I indicated that it was designed to release
10		it take you one to two weeks to train that	10		under load even though I didn't use it that way.
11	person	n?	11	Q.	Right.
12		MR. LOGAN: I'm going to object to the form	12	A.	For this to release under load you simply have to
13		question as leading and suggestive.	13		pull the release.
14		JUDGE GUM: It is but you may answer.	14	Q.	And if the release is not pulled, do you expect that
15		THE WITNESS: The difficulty with the stunt	15		the trigger-latch shackle would unlatch simply
16		lies in the confidence of the individual and	16		because it's designed to be able to release under
17		bility to perform it. Training them in a	17		load?
18		ular protocol and how quickly they grasp that	18		MR. LOGAN: Objection to form, leading and
19		col and are able to comfortably execute it, I	19		suggestive.
20		on as many iterations as it takes before I'm	20	•	JUDGE GUM: Sustained.
21		lent in their ability and they're confident and	21	BY	MS. COX:
22		xpress confidence in their ability.	22	Q.	
23		So the answer is no, it might not take two	23	-	trigger-latch shackle would cause it to come
24		. It may take only 20 minutes. It may take	24		unlatched simply because it's under load?
25		ninutes for me to tell one of my stunt	25	Δ	No.
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1 2		sionals oh, yeah, we're doing something	1		MS. COX: I have no further questions.
1 2 3	differe	sionals oh, yeah, we're doing something ently this time, I need you to do this, this	1 . 2		
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